

(1) From the View of the Korean Civil Code, by Kim Yung Uk (Professor, Law Department of Pusan University).

(2) From the View of Korean Appraisal Theory and so on, by Lee Sun Yung (Appraiser).

(3) From the View of Japanese Administrative Law, by Takenori Murakami (Professor, Osaka University).

(4) From the View of the Japanese Civil Code, by Katsuki Ishigai (Professor, Hiroshima Shudo University).

Prof. KATSUICHI UCHIDA
YASUO OKADA

3. Family Law

The 11th National Conference of *the Socio-Legal Studies on Family Issues* was held at Kansai University in Osaka on November 12, 1994.

Theme: Will; On Analysis of Facts

Presentation of Problems, by Tadahiko Kuki (Professor, Osaka University).

Reports

(1) Intestate Succession and Testate Succession, by Shoji Ito (Professor, Kyushu University).

(2) Formality of Will, by Tadaki Matsukawa (Mie University).

(3) Actual Circumstances of Will

i) Notary Will, by Tomiro Nakagawa (Notary Public).

ii) Holographic Will, by Yaeko Oda (Judge, Osaka Family Court).

iii) Testamentary Trust, by Yoshihiro Amano (Sumitomo Trust Company).

(4) Execution of Will, by Yoko Kishimoto (Attorney at Law).

(5) Will, Legally Secured Portions, and Partition of Estate, by Takeo Ukon (Professor, Osaka Prefecture University)

Conclusion, by Tadahiko Kuki.

Discussion, chaired by Tadahiko Kuki and Kinko Yoshida (Professor, Toin Gakuen Yokohama University).

Prof. WAICHIRO IWASHI

Assoc. Prof. MASAYUKI TANAMURA

4. Law of Civil Procedure and Bankruptcy

The Japanese Association of the Law of Civil Procedure held its 64th General Meeting at Ritsumeikan University on May 21 and 22, 1994. The titles of individual reports and the symposium were as follows:

[Individual Reports]

(1) Realization of the Purposes of Anti-Trust Law and its Procedure, by Yoshizo Ouchi (Associate Professor, Takaoka College of Law).

(2) Reexamination of the Purge, by Nagayuki Ikuma (Professor, Osaka City University).

(3) Goals for a General-Purpose Model of Reorganization of Points at Issue and the Concentrated Examination of Evidence, by Motoshi Nishiguchi (Judge, Osaka District Court).

(4) Reassessment of the Concept of “Kenrikoben”, by Hiroshi Sakata (Associate Professor, Yokohama National University).

(5) Reform of Disclosure in American Civil Procedure, by Masahiko Omura (Professor, Chuo University).

(6) The Dual Structure of the Fiction of Service and the Security of Process, by Koji Nakayama (Associate Professor, Kanagawa University).

[Symposium]

Theme: The Amendment of the Code of Civil Procedure—On